

1 Robert J. Lauson, Esq. (SBN 175486)
2 LAUSON & TARVER LLP
3 880 Apollo Street, Suite 301
4 El Segundo, CA 90245
Phone: (310) 726-0892
Fax: (310) 726-0893
Email: bob@lauson.com

JS-6

5 Attorneys for Plaintiff
6 DEVICOM INTERNATIONAL, INC.

7
8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

10 **DEVICOM INTERNATIONAL INC.,**
11 **a California Corporation,**

12 **Plaintiff,**

13 **v.**

14 **Motaz RAMADAN, an individual, and**
15 **DOES 1 through 9, inclusive,**

16 **Defendants.**
17

CV-14-00806-SJO-(VBKx)

**STIPULATED CONSENT
JUDGMENT AND PERMANENT
INJUNCTION**

Date: *Mon. May 12, 2014*

Time: 10 A.M.

Place: Courtroom 1 (2nd Floor)

18
19 1. Plaintiff DEVICOM INTERNATIONAL, INC. is a corporation
20 organized and existing under the laws of the State of California, engaged in online
21 retail sales of athletic footwear and having a website at www.sneakerhead.com,
22 with a mailing address of 16724 Marquardt Avenue, Cerritos, California 90703-
23 1044 ("Devicom").

24 2. Defendant RAMADAN dba Sneakerhead Box is an individual selling
25 athletic footwear and related goods including shoe boxes online at
26 sneakerheadbox.com, with a mailing address of 2250 Stonemill Drive, Orlando, FL
27 32837 ("Ramadan").
28

1 3. Devicom contends that Defendant's acts of advertising and selling
2 shoes and shoes boxes under the SNEAKERHEAD BOX mark and
3 sneakerheadbox.com domain name in the U.S. constitutes trademark infringement
4 pursuant to 15 U.S.C. §§ 1114 *et seq.*

5 4. Defendant agrees that judgment may be entered against him in the
6 above-entitled action as set forth below, and the parties waive any findings of fact
7 or conclusions of law under FED. R. CIV. P. 52 or any other applicable rule, in order
8 to effectuate the terms of this Order and resolve claims asserted in this action.
9 Defendant also agrees to cease all use of SNEAKERHEAD in his business affairs,
10 including agreeing to abandonment of his federal trademark application.

11 THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED
12 AS FOLLOWS:

13 1. This Court has subject matter jurisdiction over this action as a federal
14 question pertaining to trademark pursuant to 28 U.S.C. §1338(a).

15 2. Plaintiff's registered trademark is presumed valid and enforceable,
16 and was infringed by Defendant by his unauthorized use of a confusingly similar
17 mark in commerce.

18 3. Except as stated below, effective immediately Defendant and his
19 employees, agents, related companies, and all persons and entities in active concert
20 or participating with any of them, are permanently enjoined from engaging in
21 infringement of U.S. Trademark Registration No. 4,153,871 SNEAKERHEAD®
22 for online retail store services featuring shoes and other wearable articles, including
23 advertising or selling shoes using a trademark including the words
24 SNEAKERHEAD, SNEAKERHEAD BOX or colorable imitations in the U.S.,
25 and including using sneakerheadbox.com or any SNEAKERHEAD domain names,
26 for so long as Plaintiff's trademark remains valid and enforceable or the registration
27 is active.
28

1 4. Defendant shall have nine (9) months from entry of this judgment to
2 sell all of its inventory of boxes bearing the SNEAKERHEAD BOX mark,
3 estimated to be a total of 1,000 boxes.

4 5. Defendant shall have sixty (60) days from entry of this judgment to
5 phase out all use of the sneakearheadbox.com domain name.

6 6. The SNEAKEARHEADBOX.COM mark, Trademark Application
7 Serial No. 86,159,083, pending before the United States Patent & Trademark
8 Office shall be declared abandoned.

9 7. The parties shall each be responsible for their own attorneys' fees and
10 costs.

11 AND THAT JUDGMENT BE ENTERED IN FAVOR OF PLAINTIFF
12 ACCORDINGLY.

S. James Otew

14 Dated: April 19, 2014.

By: _____
United States District Judge

16 Presented by:

18 LAUSON & TARVER LLP

20 By: _____
21 Robert J. Lawson, Esq.
22 Attorney for Plaintiff

24 By: _____
25 Motaz Ramadan, an individual

27 ///